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	UNITED STATES	DISTRICT COURT
	DISTRICT (	OF NEVADA
DAVID M.	SEMAS and METALAST, INC.,	Case No.: 3:19-cv-00125-CLB
	Plaintiffs,	District Judge Miranda M. Du Magistrate Judge Carla Baldwin Carry
v.		
CHEMETA	ALL US, INC. et al,	
	Defendants.	
CHEMEON	N SURFACE TECHNOLOGY, LLC,	-
v.		
METALAS	T INTERNATIONAL, INC., et al.	
	Defendants.	
	ALBEMARLE C	ORPORATION'S
STIPUI	LATION OF WITHDRAWAL	OF ATTORNEY ANDERSON L. CA

1 Defendant ALBEMARLE CORPORATION ("Albemarle") by its attorneys, 2 respectfully submit this Stipulation of Withdrawal of Attorney Anderson L. Cao (TX 3 Bar No. 24031910) (pro hac vice). 4 Attorney Anderson L. Cao is no longer employed by the law firm of McGlinchey 5 Stafford, PLLC and, therefore, no longer represents Albemarle. Mr. Cao and Albemarle, therefore, respectfully stipulate to the removal of Anderson L. Cao from all service lists 6 7 associated with this case. 8 R. Andrew Patty II (LA Bar No. 23892) (pro hac vice) (new Lead) of the law 9 firm McGlinchey Stafford, PLLC and Rew R. Goodenow (NV Bar No. 3722) of the law firm Parsons Behle & Latimer remain as counsel for Defendant Albemarle Corporation. 10 Respectfully submitted this 5<sup>th</sup> day of March, 2021. 11 12 PARSONS BEHLE & LATIMER 13 14 By: /s/ Rew R. Goodenow Rew R. Goodenow, NV Bar No. 3722 15 50 West Liberty Street, Suite 750 16 Reno, NV 89501 Telephone: (775) 323-1601 17 18 Attorneys for *Defendant* **ALBEMARLE CORPORATION** 19 **20** IT IS SO STIPULATED: 21 Anderson L. Cao ALBEMARLE CORPORATION 22 23 Signed: /s/ Anderson L. Cao Signed: /s / Nathan C. Dunn Nathan C. Dunn, Patent Counsel Anderson L. Cao 24 25 IT IS SO ORDERED. **26** Dated: March 5, 2021 27 28 UNITED STATES MAGISTRATE JUDGE

16452633.1

1 **CERTIFICATE OF SERVICE** 2 I hereby certify that I am an employee of the law firm of Parsons Behle & Latimer and that on 3 the 5th day of March, 2021, I filed a true and correct copy of the foregoing ALBEMARLE 4 CORPORATION'S STIPULATION OF WITHDRAWAL OF ATTORNEY ANDERSON L. CAO 5 with the Clerk of the Court through the Court's CM/ECF system, which sent electronic notification to 6 the following: 7 8 Anderson L. Cao acao@mcglinchey.com, trostron@mcglinchey.com 9 Benjamin Nichols Simler bnsimler@hollandhart.com, intaketeam@hollandhart.com, wdbray@hollandhart.com 10 Clark V Vellis cvellis@nevadafirm.com, cmiller@nevadafirm.com 11 12 James D. Boyle jboyle@nevadafirm.com, ahughes@nevadafirm.com, bboschee@nevadafirm.com, doug@nevadafirm.com, kmacelwain@nevadafirm.com, tiplit@nevadafirm.com 13 Joshua Michael Halen jmhalen@hollandhart.com, abrown@hollandhart.com, 14 carnold@hollandhart.com, intaketeam@hollandhart.com 15 Marc Y Lazo mlazo@kllawgroup.com, gkim@kllawgroup.com, rcantillo@kllawgroup.com 16 Randel Andrew Patty, II dpatty@mcglinchey.com, docket-ip@mcglinchey.com 17 Robert C. Ryan rcryan@hollandhart.com, Intaketeam@hollandhart.com, 18 RenoFedECF@hollandhart.com 19 Teague I. Donahey tidonahey@hollandhart.com, intaketeam@hollandhart.com, **20** nihammond@hollandhart.com 21 Timothy A. Lukas tlukas@hollandhart.com, abrown@hollandhart.com, carnold@hollandhart.com, intaketeam@hollandhart.com 22 23 /s/ Tracy L. Brown 24 Employee of Parsons Behle & Latimer 25 **26** 27 28